

**FILED**

(MARTIN TORRES DIAZ)

**R H WO TOWNSHIP SERVICES INC.** (full Name)

RHINOT@WILK850@GMAIL.COM (Email Address)

25211 SOUTHERN ST #103 (Address Line 1)

LAGUNA HILLS CA. C-2653  
(Address Line 2)

949-205-02-41 (Phone Number)

Defendant in Pro Per

2024 MAY -9 PM 3:34

CLERK U.S. DISTRICT COURT  
CENTRAL DIST. OF CALIF  
SANTA ANA

BY 

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

ViralDRM, LLC

**Plaintiff,**

vs.

## RHINO TOWING SERVICES INC.

Case No.: 8:24-cv-00871-CJC-AS

## **DEFENDANT'S ANSWER**

## JURY TRIAL DEMAND

Yes     No

### Defendant(s)

Defendant(s).  
(MARTIN TORRES DIAZ)

Defendant RHINO TOWNS SERVICES<sup>1</sup> hereby answers Plaintiff's complaint as  
Defendant's name here  
follows:

## **ANSWER TO COMPLAINT**

Insert # I DENIED, I AM NOT THE COMPANY

THAT USED THESE VIDEOS. IT'S THE WRONG COMPANY BECAUSE I DON'T HAVE FACEBOOK, INSTAGRAM WITH THAT NAME

1 RHINO TOWING SERVICES INC.  
2 Insert ¶#

3 IT IS DIFFERENT RHINO TOWING & OFF ROAD RECOVERY  
4 I DENIED ALL THE ALLEGATIONS.  
5  
6  
7  
8  
9 Insert ¶#  
10  
11  
12  
13  
14  
15  
16 Insert ¶#  
17  
18  
19  
20  
21  
22  
23 Insert ¶#  
24  
25  
26  
27  
28

## **REQUEST FOR RELIEF**

WHEREFORE, the Defendant requests:

1. Dismissal of the Plaintiff's action with prejudice;
2. An order that Plaintiff shall take no relief from the complaint;
3. The costs of suit incurred herein;
4. Other: \_\_\_\_\_  
\_\_\_\_\_  
; and
5. Such further relief the Court deems fair and just.

Dated: 05/09/24

Sign: 

Print Name: RHINO TALKING SERVICES INC.  
MARTIN TORRES DIAZ)  
Defendant in Pro Per